

REMARKS/ARGUMENTS

Claims 1, 2, 16 and 17 stand rejected under 35 U.S.C. §102(b) over U.S. Patent No. 5,732,359 (Baranowsky). Applicant respectfully traverses the rejection. As to amended claim 1, nowhere does Baranowsky disclose either deriving device characteristics and priority information from a priority and type of wireless transceiver interfaces, nor sending such device characteristics and priority information to the wireless transceiver interfaces. As indicated in the Office Action, “the teaching of the above prior arts either alone or in combination fails to teach deriving device characteristics and priority information from the priority and the type of each said wireless transceiver interface, and sending said device characteristics and priority information to each said wireless transceiver interface.” Office Action, p. 8. Accordingly, for at least these reasons amended claims 1 and 2 are patentable over Baranowsky. For at least the same reasons, amended claims 16 and 17 are patentable over Baranowsky.

Claims 21 and 26 stand rejected under 35 U.S.C. §102(b) over U.S. Patent No. 6,697,890 (Gulick). Applicant respectfully traverses the rejection. As to claim 21, nowhere does Gulick disclose either a storage or two wireless transceiver interface devices. In this regard, the Office Action contends that I/O packet tunnel 130 is a storage. However, Gulick merely discloses that I/O packet tunnel 130 includes a collection of internal packet bus structures to convey packet transactions. These packet bus structures may include command, data and control busses. Nowhere does Gulick disclose that I/O packet tunnel 130 is or includes storage. Nor does Gulick anywhere disclose that such (missing) storage store a priority protocol to track pending transactions. Furthermore, the Office Action contends that transceivers 110 and 120 meet the claimed wireless transceiver interface devices. However, the transceivers of Gulick are not wireless transceivers and instead are merely used to couple I/O packet busses to the I/O packet tunnel 130. Accordingly, claims 21 and 26 are patentable over Gulick.

Claim 11 stands rejected under 35 U.S.C. §103(a) over Baranowsky in view of U.S. Publication No. 2002/0004383 (Koskinen). Applicant respectfully traverses the rejection. Neither reference teaches or suggests a single antenna coupled to multiple communication interfaces. Accordingly, for at least this reason amended claims 11 and 12 are patentable over the proposed combinations.

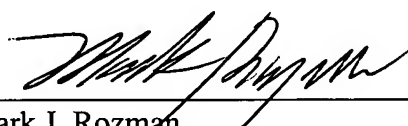
For at least the same reasons described above as to claim 21, the rejection of claim 22 is similarly overcome.

New claims 31-34 are patentable, at least because none of the cited art teaches or suggests a personal computer having at least two wireless transceivers to provide gating signals indicative of activity in a corresponding radio device.

In view of these remarks, the application is now in condition for allowance and the Examiner's prompt action in accordance therewith is respectfully requested. The Commissioner is authorized to charge any additional fees or credit any overpayment to Deposit Account No. 20-1504.

Respectfully submitted,

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